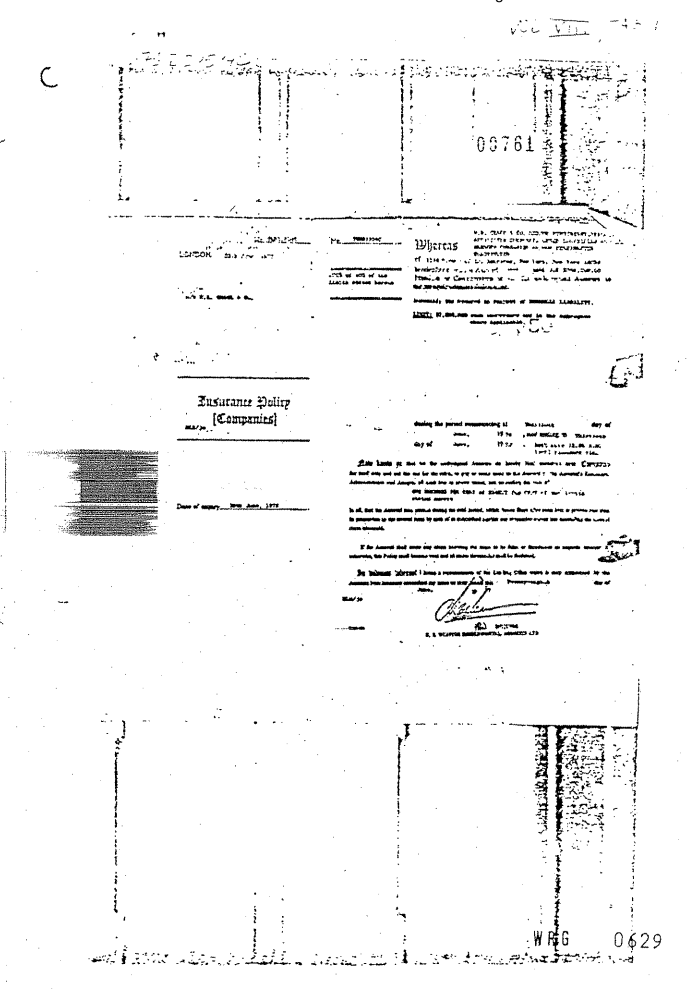
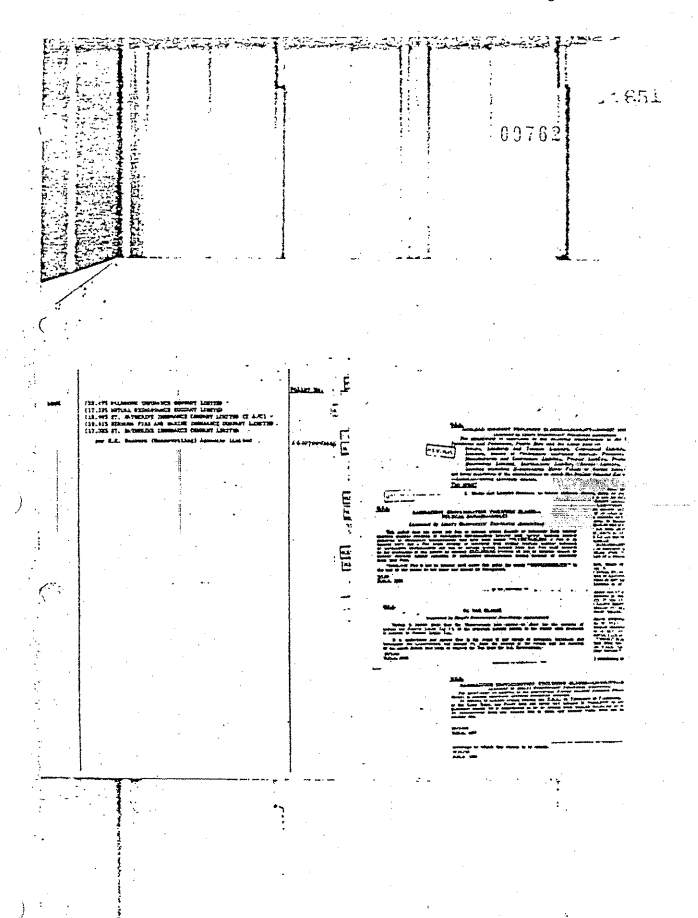
7A

Lloyds

Policy No. 76 DD 1594C

06/30/76 - 06/30/79





UMBRELLA PULICY (LUNDUN 1971)

Named Assured: As state In Item 1 of the Declarations forming part hereof

and/or whicing, associated, affiliated composite or event and controlled composite or event and of which prompt notice has been given to Underwriters (hereinafter called the "Named Assured").

INSURING AGREEMENTS:

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1. COYERAGE -

Underwriters hereby agree, subject to the limitations, terms and conditions hereinafter mentioned, to indemnify the Assured for all sums which the Assured shall be obligated to pay by reason of the liability:-

- (a) Imposed upon the Assured by law,
- or (b) assumed under contract or agreement by the Named Assured and/or any officer, director, stockholder, partner or employee of the Named Assured, while acting in his capacity as such,

for damages on account of m

- (i) Personal Injuries
- (:) Property Damage
- (iii) Advertising Liability,

caused by or arising out of each occurrence happening anywhere in the world.

11. LIMIT OF LIABILITY -

:

. . .

Underwriters hereon shall be only liable for the ultimate net loss the excess of either :-

- (a) the limits of the underlying insurances as set out in the attached schedule in respect of each occurrence covered by said underlying insurances,
- or (b) \$ 100,000.00 uitimate net loss in respect of each occurrence not covered by said underlying insurances,

(hereinafter called the "underlying limits"):

and then only up to a further sum as stated in liem 2(a) of the Declarations in all in respect of each occurrence - subject to a limit as stated in Item 2(b) of the Declarations in the aggregate for each annual period during the currency of this Policy, separately in respect of Products Liability and in respect of Personal Injury (fatal or non-fatal) by Occupational Disease sustained by any employees of the Assured.

In the event of reduction or exhaustion of the aggregate limits of liability under said underlying insurance by reason of losses paid thereunder, this Policy subject to all the terms, conditions and definitions hereof shall:

- (1) In the event of reduction pay the excess of the reduced underlying limit.
- (2) in the event of exhaustion continue in force as underlying insurance.

The inclusion or addition hereunder of more than one Assured shall not operate to increase Underwriters' limits of liability beyond those sat forth in the Daclarations.

THIS POLICY IS FURLECT TO THE FOLLOWING DEFINITIONS:

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ASSURED -

1.

The unqualified word "Assured", wherever used in this Policy, includes:-

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- (a) The Named Assured, and, if the Named Assured is designated in Itom 1 of the Declarations as a partnership or joint venture, the partnership or joint venture so designated and any partner or member thereof but only with respect to his liability as such;
- (b) any officer, director, stockholder, partner or employee of the Named Assured, while acting in his capacity as such, and any organisation or proprietor with respect to real estate management for the Named Assured;
- (e) any person, organisation, trustee or estate to whom the Named Assured is obligated by virtue of a written contract or agreement to provide insurance such as is afforded by this policy, but only to the extent of such obligation and in respect of operations by or on behalf of the Named Assured or of facilities of the Named Assured or of facilities used by the Named Assured;
- (d) any additional Assured (not being the Named Assured under this policy) included in the Underlying Insurances, subject to the provisions in Condition B; but not for broader coverage than is available to such additional Assured under any underlying insurances as set out in attached schedule;
- (e) with respect to any automobile awned by the Named Assured or hired for use in behalf of the Named Assured, or to any aircraft owned by or hired for use in behalf of the Named Assured, any person while using such automobile or aircraft and any person or organisation legally responsible for the use thereof, provided the actual use of the automobile or aircraft is with the permission of the Named Assured. The insurance extended by this sub-division (e), with respect to any person or organisation other than the Named Assured shall not apply:-
 - to any person or organisation, or to any agent or employee thereof,
 operating an automobile repair shop, public garage, sales agency,
 service station, or public parking place, with respect to any occurrence
 arising out of the operation thereof;
 - 2. to any manufacturer of aircraft, aircraft engines, or aviation accessories, or any aviation sales or service or repair organisation or airport or hangar operator or their respective employees or agents with respect to any occurrence arising out of any of the aforementioned;
 - 3. with respect to any hired automobile or aircraft, to the owner thereof or any employee of such owner;
 - 4. with respect to any non-owned automobile to any officer, director, stockholder, partner or employee of the Named Assured if such automobile is owned in full or in part by him or a member of his household.

This sub-division (e) shall not apply if it restricts the insurance granted under sub-division (d) above. WRG 0632

PERSONAL INJUNIES

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The term "Persona, injuries", wherever used herein mean sodily injury (including death at any time resulting therefrom), mental injury, mental anguish, shock, sickness, discussed disability, false arrest, false imprisonment, wrongful eviction, detention, malicious prosecution, discrimination, humiliation; also libel, slander or defamation of character or invasion of rights of privacy, except that which arises out of any advertising activities.

3. PROPERTY DAMAGE -

The term "Property Damage", wherever used herein, shall mean loss of or direct damage to an destruction of tangible property (other than property owned by the Named Assured).

4. ADVERTISING LIABILITY -

The term "Advertising Liability", wherever used herein, shall mean:

- (1) Libel, slander or defamation;
- (2) Any infringement of copyright or of title or of slogan;
- (3) Piracy or unfair competition or idea misappropriation under an implied contract;
- (A) Any invasion of right of privacy;

committed or alleged to have been committed in any advertisement, publicity article, broadcast or talecast and arising out of the Named Assured's advertising activities.

5. OCCURRENCE -

The term "Occurrence", wherever used herein shall mean an accident or a happening or event or a continuous or repeated exposure to conditions which unexpectedly and unintentionally results in personal injury, property damage or advertising liability during the policy period. All such exposure to substantially the same general conditions existing at or emanating from one premises location shall be deemed one occurrence.

6. DAMAGES -

The term "Damages" includes damages for death and for care and loss of services resulting from personal injury and damages for loss of use of property resulting from property damage.

7. ULTIMATE NET LOSS -

The term "Ultimate Net Loss" shall mean the total sum which the Assured, or his Underlying Insurers as scheduled, or both, become obligated to pay by reason of personal Injuries, property damage or advertising liability claims, either through adjudication or compromise, and shall also include haspital, medical and funeral charges and all sums paid as salaries, was, compensation, fees, charges and law costs, premiums on attachment or appeal bonds.

st, expenses for doctors, lawyers, nurses and investigators and other persons, and for ition, settlement, adjustment and investigation of claims and suits which are paid as a consequence of any occurrence covered hereunder, excluding only the solaries of the Assured or of any underlying insurers permanent employees.

The Underwriters shall not be liable for expenses as oforesaid when such expenses are include: In other valid and collectible insurance.

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The term "Automobile", wherever used herein, shall me, la land motor vehicle, trailer or semi-trailer.

9. AIRCRAFT -

The term "Aircraft", wherever used herein, shall mean any heavier than air or lighter than air aircraft designed to transport persons or property.

10. PRODUCTS LIABILITY -

The term "Products Liability" means :-

- (a) Liability arising out of goods or products manufactured, sold, handled or distributed by the Assured or by others trading under his name (hereinafter called "the Assured's products") if the occurrence occurs after possession of such goods or products has been reliminished to others by the Assured or by others trading under his name and if such occurrence occurs away from premises owned, rented or controlled by the Assured; provided such goods or products shall be deemed to include any container thereof, other than a vehicle, but shall not include any vending machine or any property, other than such container, rented to ar located for use of others but not sold;
- (b) Liability arising out of operations, if the occurrence occurs after such operations have been completed or abandoned and occurs away from premises owned, rented or controlled by the Assured; provided operations shall not be deemed incomplete because improperly or defectively performed or because further operations may be required pursuant to an agreement; provided further the following shall not be deemed to be "operations" within the meaning of this paragraph:
 - (i) pick-up or delivery, except from or onto a railroad car;
 - (ii) the maintenance of vehicles owned or used by or in behalf of the Assured;
 - (iii) the existence of tools, uninstalled equipment and abandoned or unused materials.

II. ANNUAL PERIOD -

The term "Annual Period" shall mean each consecutive period of one year commencing from the inception date of this Policy.

THIS POLICY IS SUBJECT TO THE FOLLOWING EXCLUSIONS:

This Policy shall not apply:-

(a) to on: Ion for which the Assured and any company as its insurer may be held liable in y Workmen's Compensation, unemployment compensation or disability benefits in provided, however, that this exclusion does not apply to liability of others assumed by the Named Assured under contract or agreement;

L.P.O.3548 (8/76)

- the conduct in y partnership or joint venture of sich the Assured is a portner or member and which is not designated in the policy as a Named Assured;
- (c) to claims made against the Assured:-

- on account of Personal Injuries or Property Damage resulting from the failure of the Assured's products or work completed by or for the Assured to perform the function or serve the purpose intended by the Assured, if such failure is due to a mistake or deficiency in any design, formula, plan, specification, advertising material or printed instructions prepared or developed by the Assured; but this exclusion (i) does not apply to Personal Injuries or Property Damage resulting from the active malfunctioning of such products or work;
- (11) on account of Property Damage to the Assured's products arising out of such products or any part of such products;
- (iii) on account of Property Damage to work performed by or on behalf of the Assured arising out of work or any portion thereof, or out of the materials, parts or equipment furnished in connection therewith;
- (iv) for the withdrawal, inspection, repair, replacement, or loss of use of the Assured's products or work completed by or for the Assured or of any property of which such products or work form a part, if such products, work or property are withdrawn from the market or from use bacause of any known or suspected defect or deficiency therein;
- (d) with respect to advertising activities, to claims made against the Assured for:-
 - (i) follure of performance of contract, but this shall not relate to elaims for unauthorised appropriation of ideas based upon alleged breach of an implied contract;
 - (II) Infringement of registered trade marks, service mark or trade name by use thereof as the registered trade mark, service mark or trade name of goods or services sold, affered for sale or advertised, but this shall not relate to titles or slogans;
 - (III) incorrect description of any article or commodity;
 - (iv) mistaka in advertised price;
- (a) except in respect of occurrences taking place in the United States of America, its territories or possessions, or Canada, to any liability of the Assured directly or Indirectly occasioned by, happening through or in consequence of war, invasion, acts of foreign . hostilities (whether war be declared or not), civil war, rebellion, ray insurrection, military or usurped power or confiscation or nationalization or juisition or destruction of or damage to property by ar under the order of any government or public or local authority;
- (f) to any liebility arising out of the violation of any statute; law, ordinance or regulation prohibiting discrimination or humiliation because of race, creed, colour or national origin.

Except insofar as Perage is available to the Assured i The underlying insurances as to sat out in the attached Schedule, this policy shall not apply:

- (g) to the liability of any Assured hereunder for assault and battery committed by ar at the direction of such Assured except liability for Personal Injuries resulting from any act alleged to be assault and battery committed for the purpose of preventing or eliminating danger in the operation of aircrait, or for the purpose of preventing Personal Injuries or Property Damage; it being understood and agreed that this exclusion shall not apply to the liability of the Named Assured for personal injury to their employees, unless such liability is already excluded under Exclusion shall not apply to the liability is already excluded under Exclusion above;
- (h) with respect to any aircraft owned by the Assured except liability of the Named Assured for aircraft not owned by them; it being understood and agreed that this exclusion shall not apply to the liability of the Named Assured for personal injury to their employees, unless such liability is already excluded under Exclusion (a) above;
- with respect to any watercraft owned by the Assured, while away from premises owned, rented or controlled by the Assured, except liability of the Named Assured for watercraft not owned by them; it being understood and agreed that this exclusion shall not apply to the liability of the Named Assured for personal injury to their employees, unless such liability is already excluded under Exclusion (a) above;
 - (i) to any employee with respect to injury to or the death of another employee of the same Employer injured in the course of such employment.

THIS POLICY IS SUBJECT TO THE FOLLOWING CONDITIONS:

A. PREMIUM -

Unless otherwise provided for the premium for this Policy is a flat premium and is not subject to adjustment except as provided in Conditions B and P.

B. ADDITIONAL ASSUREDS -

In the event of additional assureds being added to the coverage under the underlying insurance during currency hereof prompt notice shall be given to Underwriters hereon who shall be entitled to charge an appropriate additional premium hereon.

C. PRIOR INSURANCE AND NON CUMULATION OF LIABILITY -

It is agreed that if any loss covered hereunder is also covered in whole or in part under any other excess policy issued to the Assured prior to the inception date hereof the limit of liability hereon as stated in item 2 of the Declarations shall be reduced by any amounts due to the Assured on account of such under such prior insurance.

D. SPECIAL CONDITIONS APPLICAL OCCUPATIONAL DISEASE -

As regards personal injury (fatal or non-fatal) by occupational disease sustained by any employee of the Assured, this policy is subject to the same warranties, terms and conditions (except as regards the premium, the amounts and limits of liability and the renewal agreement, if any) as are contained in or as may be added to the underlying insurance prior to the happening of an occurrence for which claim is made hereunder.

WPG 0636

ATTACHING TO AND FORMING PART OF POLICY No. 76DD1594C

DECLARATIONS:

W.R.GRACE & CO. AND/CR SUBSIDIARY, ASSOCIATED AFFILIATED COMPANIES AND/OR ORGANISATIONS, CONTROLLED AND/OR MANAGED COMPANIES AS NO

ITEM T. Named Assured:-(a)

HEREINAFTER CONSTITUTED

Address of Named Assured:-(b)

> 1114 Avenue of the Americas, New York, New York 10038

Limit of Liability - as Insuring Agreement 11 = ITEM 2.

- Limit in all in respect of each occurrence \$ 5,000,000.00
- Limit in the aggregate for each annual 5,000,000.00 period where applicable

New York, New York 10005, U.S.A.

- 30th June, 1976 to 30th June, 1979 Policy Periodr ITEM 3. both days 12.01 a.m. local standard time
- Notice of Occurrence (Condition G) to-ITEM 4.

National Agencies Inc., 1221 Avenue of the Americas, New York, New York 10020,

ITEM 5. Currency (Condition Q):-

Payment of Premium (Condition Q) to:-ITEM 6.

> National Agencies Inc., 1221 Avenue of the Americas, New York, New York 10020, U.S.A.

Service of Process (Condition 5) upon:-ITEM 7.

Mendes and Mount, 27 William Street,

£.P.O.354B (8/76)

Page 11 of 11

U.S.A.

Approved in a

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Attaching to and form | ; part of Policy No. 700015910 -CERTAIN INJURANCE COMPANIES 01:

Issued to W.R. GRACE & CO.

As respects the Assured's operations outside the United States of America and/or Canada Insuring Agreement 11 is amended to read as follows:-

. "... Underwriters hereon shall be only liable for the ultimate net loss the excess of either:-

- (a) the limits of the underlying insurances as set out in the attached schedule in respect of each occurrence covered by said underlying insurances;
- · OI (b) \$250,000.00 ultimate net loss in respect of each occurrence.

whichover is the greater,

or (c) \$250,000.00 ultimate net loss in respect of each occurrence not covered by said underlying insurances,

All other terms and conditions of the Policy remaining unchanged. Dated, London, 28th June, 1977 MIS/je

ADDENDUM NO.

Attaching to and forming part of Policy No. 75DD1594C

CERTAIN INSURANCE COMPANIES 01:

W.R. GRACE & CO. Issued to

It is hereby understood and agreed that this policy is extended to include "Employee Benefit Liability", as more fully defined in the scheduled underlying policies and that as respects such coverage this Policy is subject to the same warranties, terms and conditions (except as regards the promium, the obligation to investigate and defend, the amount and limits of liability and the renewal agreement, if any) as are contained in the said underlying policies.

It is however further understood and agreed the The above extension in coverage shall not apply to claims based upon t' Security Act of 1974, Public Law 13-406 commonly re-Referm Act of 1974 and amendments thereto, or similar povisions of any Federal, State or Local Statutory Law or Common Law.

yes Retirement Incomo. to as the Pension

All other terms and conditions of the Policy remaining unchanged.

hered London, 28th June, 1977.

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ADDENDUM NO. 3

Attaching to and forming part of Policy No. 76DD1594C

Of: CERTAIN INSURANCE COMPANIES

Issued to W.R. GRACE & CO.

It is hereby understood and agreed that this Policy is extended to include "Data Processors Errors and Cmissions Insurance" and "Insurance Brokers Errors and Cmissions Insurance" as more fully defined in the scheduled underlying policies and that as respects such coverages this Policy is subject to the same warranties, terms and conditions (except as regards the premium, the obligation to investigate and defend, the amount and limits of liability and the renewal agreement, if any, as are contained in the said underlying policies.

All other terms and conditions of the Policy remaining unchanged.

Dated, London, 28th June, 1977 MLS/je

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ADDITION NO. 4

Attaching to and forming part of Policy No. 760015910

OI: CENTAIN INSURINCE COMMANDE

Issued to

W.M. GRACE & CU.

Notwithstanding anything contained herein to the emitrary, it is hereby understood and agreed that this Policy shall not apply:

A) To Property Dumage claims arising from:-

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- (1) Erroneous delivery of seeds, erroneous substitution of one seed for another, or mislabeling of seeds;
- (2) Gross pollination;
- (3) Germination failure;
- (4) The presence of noxious wood soed;
- (5) Natural shrinkage of grain;
- (6) Loss of and/or damage and/or deterioration from delay or from moisture content of gratu;
- (7) Commingling of grain.
- (b) (1) To liability arising under any policy of insurance or reinsurance;
 - (2) To liability arizing out of the issuance, non-issuance, declination or cancollation of, or the imposition of special terms to any policy of insurance or reinsurance.
- (c) In respect of bil and/or gas drilling and/or exploration operations to :-
 - (i) the cost of control of any oil and/or gas well
 - (ii) loss of hole and/or in hole equipment.

It is further understood and agreed that except insofar as coverage is available to the Assured in the Underlying Insurances as set out in the attached Schodule, this Policy shall not apply:

- (A) To Charterers liability;
- (B) To the safe berthing of any marine weasol;
- (C) To marine .wessels in the Assured's Core, Custody or Control;
- C(D) To Non-owned satercraftliability; .
- (E) To Contractual Liability;
- (F) To Incidental Malpractice Liability:
- (G) In respect of oil and/or gas drilling and/or exploration operations to:
 - (1) explosion, bloseut and/or cratoring;
 - (11) underground Property Damage not already excluded by the Beepage, Pollution and Contramination Clause No. 1 and the Scepage, Pollution and Contramination Exclusion Clause No. 2:
- (B) To liability resulting from the ownership, maintimance and/or operations of any dock, where and/or quay facility.

All other terms and conditions of the folicy remaining unchanged.

Dated, Lamion, 28th June, 1977 ELS/je

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ADDEDRIES NO. 5

Attaching to and forming part of Policy No. 760015940

Of: CERTAIN INSURANCE COMMANIES

Issued to W.R. GRACE & CO.

Netwithstanding anything contained herein to the contrary it is hereby understood and agreed that this Policy shall apply to "Joint Ventures" subject always to the attached "Joint Venture Clause" except in respect of those Joint Ventures which are excepted by virtue of Addendum No. 5.

CHES PARTY LAMELITY

(1) It is hereby understood and anired by the Asserted and Underwriters that, he requide any limiting of the Asserted which is bestered scalar this other, and arises in any manual winthouses and the estimation of entitioner of any least vectors, motivates in any manual winthouses and agreement or the interest of any least vectors, motivative, point least operation as interest, the limiting of Underwrite's maker take from the present of the Asserted in the risk forces the limiting in the presentant of the Asserted in the risk forces Veneure and (b) the next limit of limitive interests of the Asserted in the Asserted in the risk forces the percentage interest of the Asserted in the set forth in writing, the percentage of the Applied shall be that which should be improved by law at the hooseness of the foliat Ventures. Each percentage shall not be successful by the insolvency of edoma interested in the said loss venture.

(2) It is further understand and present that where one understand becommonded.

(I) It is further understood and arrord that, where any underlying incurrangets have been radaced by a charge having the same offers as paramaph (1), the liability of liabetwriters solder his bodier, as limited by paramach (1), thall be exceed of the runs of (a) such reduced lines of any undertying incurance(s) and (b) the limits of any underlying incurance(s) and (b) the limits of the l

It is further understood and agrood that the term "Joint Venture" as used in the "Joint Venture Clause" attached hereto or elsewhere within the Policy wording shall be understood to mean:

"Any joining together of two or more companies, either legally or contractually, for the purpose of any business undertaking where joint financial or corporal benefit is intended."

All other terms and conditions of the Policy remaining unchanged.

Dated, London, 25th Auro, 1977. **
MLS/jo

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ADDERDON NO. \$

Attaching to and forming part of Policy No. 760015940

OF: CERTAIN INSURANCE COMPANIES

Issued to Y.E. GRACE & CO.

It is hereby understood and agreed that the "Joint Venture Clause" contained in Addendum No.5 shall not apply in respect of any co-venture or partnership where:

- (A) The Assured's financial interest is at least 50%;
- (B) The Assured has sole responsibility for the management and operation;
- (C) The Assured is obligated to provide full insurance.

Motwithstanding the foregoing, it is understood and agreed that any future contractual agreement issued by the Assured to it's co-venturers or partners will specify that the insurance provided by the Assured's insurance shall be the sole and exclusive protection afforded to any and all members of such ventures.

All other terms and conditions of the Policy resaining unchanged. Dated, London, 28th Ame, 1977, ML3/je

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ADDEHOUS NO. 7

Attaching to and forming part of Policy No. 78001594C

Of: CERTAIN INSURANCE COMPANIES

Issued to W.R. GRACI & CO.

ADJUSTNEYT CLAUSE

Motwithstanding anything stated herein to the contrary, it is hereby agreed that the pressur charged hereon is comprised of a Minimum and Deposit of \$984,000.00 part of \$1,200,000.00, plus an annual flat pressur charge of \$40,000.00 part of \$30,000.00 in respect of Charterers Limbility and in respect of the coverage provided herounder for the safe berthing of any matrix vessel and marine vessels in the Assured's care, quatody or control; and shall be due and physble as follows:

30th June, 1976 - \$328,000.00 pert of \$410,000.00 (Minimum and Deposit)

plus \$40,000.00 part of \$50,000.00 (Flat Presius)

30th Juny, 1977 - \$328,000.00 part of \$410,000.00 (Minimum and Deposit)

plus \$ 40,000.00 part of \$ 50,000.00 (Flat Premium)

30th June, 1978 - \$328,000.00 part of \$410,000.00 (Minisum And Deposit)

plus \$40,000.00 part of \$50,000.00 (Flat Francium)

It is further understood and agreed that the Minimum and Deposit Premium specified above is subject to adjustment with Earnod Premium to be calculated at a rate of 0,1107 per \$1,000.00 of the Assured's Greek Sales.

The Assured shall declare to Underwriters as soon as possible after each analyersary date (commencing with the 30th June, 1977) the total assumt of their GrossSales during the preceding annual period and should the larged Presium so computed exceed the Deposit Presium charged for saidApperiod than the balance shall be immediately payable by the Assured to the Underwriters.

Upon the expiration of this Folicy & final adjustment shall be made and any difference between the total Deposit Premium paid by the Assured and the total Tarnet Premium horson, shall be adjusted subject to Coderwriters receiving not less than the Minimum Premium specified herein.

Motwithstanding anything contained herein to the contrary, if this Policy whall be cancelled by the Assured, Understiters shall be entitled to the Tarned Presium for the period that this Policy has been in force or the short rate proportion of the Minimum Premium whichever is the greater, plus the short rate proportion of the flat premium charge. If this Insurance is cancelled by Understiters they shall be entitled to the Earned Premium for the period that this Insurance has been in force or pro rate of the Minimum Premium whichever is the greater, plus the pro rate propertion of the flat premium charge.

All other terms and conditions of the Policy remaining unchanged.

Dated, London, 28th June, 1977

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Attaching to and forming part of Policy No. 76DD1594C

Of: CERTAIN INSURANCE COMPANIES

W.R. GRACE & CO. Issued to

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It is hereby understood and agreed that the following attached claus: shall apply in respect of the Assured's oil and/or gas oporations on, over and/or under water:

BESTAGE, POLLUTION AND CONTAMINATION EXCLUSION CLAUSE No. 1 (Approved by Lloyd's Underwears' New-Marine American)

This insumment due not more may initially for:

(1) Pursued Laisty or Badily injury of two of, showever on my have of securously discounty of half-unity common by respect, polinties or continuously.

(2) The case of temporary, auditifying or these agency auryone, polinting or common section.

mainteness

(3) Loss of, districts we ar less of use of property directly or indirectly reacting from artificials caused by sub-outfact operations of the Asserved.

(4) Reserved of, loss of or assessed in non-partials oil, gas or may other automatics, the property of others.

(3) Fines, possibles, possible or enemplacy directly.

NA 3 1684

It is also understood and agreed that the following attached plause shall apply in respect of the Assured's oil and/or gas operations cumm than those on, over and/or under water:

SETTAGE, POLLUTION AND CONTAMINATION CLAUSE NA. 1 (Approved by Liege's Underwriver Non-Laine Assessment)

(Approved by Lieya') Underwriter Northlatine detections)

This Insurement has not sever may liability for:

(1) Emproved of, has of or decompt to mon-vertice oil, may an may where indications, the provider of school, provided advants that this participal (1) whall had apply to have tability to the several sould contain the provider of the control of the lattice of

It is further understood and agreed that the following attached clause shall apply in respect of all operations of the Assured, other than oil and/or gas operations.

PROUSTRUM, ETHRAGE, POLLUTION AND CONTAMINATION CLAUSE No. 2 Estiparant by Livil's Conferences' Hern-Livens Historians

(Approved by Livyl's Undergosters' New-Moreous Assessment)

This Insurance were not errors now hichelity for:

(I) Personal inners we licely insury as love of, dimmer on series of one of processor directly as indirectly assess property as love of, dimmer on level of one of processor was assessed by aregame, position or management, provided assess that the particular insure in the said of processor of the particular of the series of or particular as a series of or particular as a series of the particular distanced or developed, where such appropriate positionists or or one or a series of the interaction assessmental and moreovers, multicular or elements or contamination of this interaction as a series which is represent a contamination of minimum or as and management hypersonic moreovers as constitutional.

(3) Finely which not extend the inversers in owners are bisolated on small one small out have been accorded by interaction.

This Clears while not extend the inversers in owners are bisolated.

8 NA 115 All other terms and constitues of the Policy resaining unemanged.

Dated, London, 28th June, 1977

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ADDEDUU NO. 5

Attaching to and forming part of Policy No. TEDD1594C

OF: CHETAIN DISUMNICE COMMITTE

Issued to W.E. GRACE & CO.

Norwithstanding the fact that the Assured has underlying insurance in force providing coverage in respect of Products Recall and Architects Errors and Chistions Insurance, it is specifically understood and agreed that no such coverage shall be provided hereunder.

It is further understood and agreed that this Policy shall not apply to any loss which would have been covered by the scheduled underlying policies, except for the deductible provisions contained therein.

All other terms and conditions of the folicy remaining unchanged.

Dated, London, 28th June, 1977, MLS/je

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Attaching to and forming part of Policy No. 76DD1594C

Issued to:

W.R. GRACE & COMPANY

It is understood and agreed that with effect from 13th June, 1979, coverage is provided hereon in respect of Joint Venture known as "Fort Berthold Indian Reservation".

It is further understood and agreed that the "Joint Venture Clause" contained in Addendum No. 5 of the policy shall not apply to the above.

All other terms and conditions of the Policy remaining unchanged.

DB/ic

A. S. WEAVERS (UNDERWRITING) AGENCIES LTD.

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-			ADDE	₹DUM	77DD6248	c	-
Attaching	to and form	ing part of Pol	icy No.		76IX	15 <u>94</u> Ç	
of		CERTAIN_INSU	rance compai	TES.	,	· · · · · · · · · · · · · · · · · · ·	***************************************
issued to	R/Q	M.R. GRACE A COMPANIES ON HEREINAFTER	NED CONTROLL	ED AND/OR			
		- N			٠		
	It is unde	erstood and a	greed that	the instal	ment premiu	m of V.S.\$7	£8,∞∞.∞
has be	en receiv	red bereon in	respect of	the 12 mo	nth period	commencing	
30th 3	June, 197	7.				•	
			•			***	
All other	terms and o	conditions of the	Policy remain	ring unchans	ged.		
Dated, Lo	onden,	19th Dece	mber, [9 77	//	•	٠
PQRM 87	MLS/ch				MENSON DERT	DIRECTOR	SZOJE.

1872

BARRARTY

It is hereby warranted by the Assured that Physical Damage coverage is maintained for 100% values in respect of all Highly Protected Risk properties and that a blanket block policy for \$50,000,000,000 excess of a \$1,000,000 deductible is maintained for all other real property; all property in the Assured's care, custody or control being covered by such policies.

WRG

0651

SCHEDULE OF UNDIRLYING INSURANCES				<u> </u>
COLTRAGE		LIMIT	CARRIEN	
(including matercraft)	Rodlly Indust.	\$1,000,000 anch occurrence \$2,000,000 Aggregate Products only ' \$1,000,000 asch occurrence \$2,000,000 Aggregate Products only	C, N, A,	
b) Employee Benefit Limbility		\$ 250,000 each Cinim \$ 750,000 Amual Aggregate	C. N. A.	·.
c) Care Dustody or Control /		\$1,500,000 each occurrence.	Self insured with C.N.A. handling claims in first \$200,000	·
d) Advertisers y		\$ 250,000 each occurrence	. "4"%"	
e) Automobile Limbility	Bodily injury	\$1,000,000,week popurrence	C, N, A,	. >
	Property Danage	\$1,000,000 each occurrence	C, K, A,	.(
II CHPLOYERS LIABILITY!	•	•		997
a) Race Fork Coal Corporation /		\$ 500,000 each Deployee	old Republic insurance Co.	34
b) Employer's Liability including Occupational Disease		# 304.01 # 100,000 sach Employes # 100,000 sech Accident	C, x, b,	
Mendaont of Coverage B	Bodily Injury by	Injury by Accident \$ 250,000 sach Daployse \$ 500,000 each Accident	C.H.A.	
	Bodily injury by Disease \$ 250.	places \$ 250,000 each Eaplayer \$ 500,000 Aggieger Bloase		
06		(Por Blate)		
52				

W. M. GRACE & CO.

X PASE		Lant.	CARNIER	
United States Federal Long. Sporemens and incher Morkeys Ast		\$ 250,000 each Daployee \$ 500,000 each Accident	ָב'א'ץ. מ'א'ץ	
II AINCIAFT LIABILITY (Excluding Nun-Oinstrhip)		\$10,000,000 Combined Single Limit including Veluntary Settlements of \$100,000 per person - including erow (part of and not in addition to the \$10,000,000 Limit)	United States Aircraft Insurance Group	$\overline{}$
Care, Custody or Control		# 1,000,000 (in respect of hangers, buildings or other property or contents thereof not owned by the Azeured, racept if required by lease or other agreement or if insurance is purchased).	United States Aircraft insurance Group	
Non-Ownership Holl Liability	· ·	\$ 5,000,000 per occurrence	United States Afreraft insurance Group	
Aircraft Non-Onnership Liability		\$ 10,000 Combined Eingle Linit	United States Aircraft Insurence Oroup	
CINATERES LIABILITY	•	\$ 2,000,000 desage to yessel and cargo \$ 2,000,000 Desarrage and removal of wreck \$ 2,000,000 colliston (third party) \$ 2,000,000 per porach \$ 2,000,000 per porach \$ 1,000,000 each occupronce Third Party Bodily Injury Esability including liability to Crcw to Chartered yessels.	Arkwright-Boston Manufacturera Insurance Coopeny) 6.3
P.M. AND Q. ASSOCIATES, INC. AND HARNY HENNER & SOMS INC. a) Insurance Brokers Errors and Omissions Coverage	A prof. and one		- 673	17.95
	iona iona gone	excass of I shows Buffer layer to \$1,000,000 per claim and shrugate	NEINSCANCE CORP	

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CARNIEN	North River Insurance Company		United States Fidelity and Gusranty Company		Mew Hampshire Insurance Company	New Hampshire Insurance Company	New Hampshire Insurance Company	Calvert Fire Insurance Company	Calverk Fire Insurance Company
T. III	\$ 4,000,000 per claim and aggregate averse of 1,000,000 per claim and aggregate	\$.1,000,000 any one oddurrende	250,000 each person 11,000,000 each tooldent 250,000 each acoldent	the second of the second secon	300,000 each occurrence 350,000 each occurrence 300,000 Annual Aggregate	250,000'each person 100,000 each occurrence 250,000 each occurrence	1 250,000 each person	250,500 each occurrence 5 500,500 Annual Aggregate 2 250,500 cach occurrence 5 250,500 Annual Aggregate	3 250,000 each person 9 500,000 each accurrence 9 250,000 each occurrence
·	orb we	•	Bodily Jajury 8 8 Property Dewage 3	÷	Modily injury \$ Property Damage \$	Bodily Injury 4	***	Rodily injury 8 Property Damage 2	Bodily Injury 3 groparty Dange 5
<u> ज्या</u>	b) Excess Insurance Brokers Errors . and Onissions Coverage	ELECTRICHIC DATA Processors Errors and Omissions	FCALIGN INSURANCE A) Automobile Liability (Non- Consership) - Worldwide excluding U.S.A. and from Curtain Countries	m) Grace Petrolous Corpu.	1. General Liability	2, Autogobile Liability	3. Employers' Limbility	C) Hexeo international Inc. Hexteo E. Genoral Liv (y)	2. Autozobile Liability (Hired Car 1, Ornership)

CARRIER	Commercial Insurance Company of Memark, Now Jersoy	•	American International Indepartment		American International Underwriters American International Underwriters	Commercial Insurance Compeny of Newstry, New Jorney		Aeine insurence Company
LINIT	250,000 each person '		\$ 250,000 each person \$ 1,000,000 each secident \$ 1,000,000 Aggregate Products	p l,000,000 cash acaident l,000,000 Agragata-Operatic.s, profective, Products and Contractual Liability	\$ 1,000,000 each person \$ 1,000,000 each accident \$ 500,000 each accident	\$ 600,000 each acaident.		\$ 250,000 Combined Single Limit for Balily Injury and Property Deader excess and Difference in Conditions over Mexican Hattonal Pulicy.
•			Sodily Injury	Property Danks	Modelly indury Property Danage	· · · · ·	ì	
OVERAGE	D) Grace y Cia-Paru Exployor's Liability	E) Federation Chemicals Litt. et al	1. General Liability including owned watercraft (30 fest of 1858)		2, Automobile timbility (Non-Owned and Hired Car)	3. Daployers Lishillity	F) a.R. Grace & Co./Appliance Industry - Maxico	Automobile Limbility

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Taken to Address : Remainment taken Taken MERCHT NAME OF TAXABLE

C. T. BOWRING & CO. CHSURANCE, LTD.

P.O. Sox 145. The Souring Sullsing, Town Pines, Lanena, ECOP 182

This is to certify that we have effected Coverage as follows:-

– 5th August, 19

UMERSELA LIABILITY.

Wording as agreed by Underwriters (Joint Venture Exclusion deleted) and including imployee Benefit following scheduled underlying only, but excluding claims resulting from E.R.I.S.A. (1974).

ASSURED

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* -- 12 may 1

W.R. GRACE & COMPANY II AL AND/OR SUBSIDIARY, ASSOCIATED, AFFILIA COMPANIES CONTROL AND/OR MEACON CONFAINSS AS NOW ENGINEERS CONTROLLE AND / CR ORGANIZATIONS, OWNED, CONTROLLED AND CO IN

PERLOD

36 months at 30th June, 1976.

IF" KEST

. Coverage in respect of Assureds Operations.

SUM LESURED.

80% of \$5,000,000 each occurrence (Aggregate Products and Occupational Disease) excess of

(A) The Amount Covered under Underlying Insurances as attached, or

√. (3) \$100,000 each occurrence in respect of losses not covered by said Underlying Insurances (U.S.A. and Canada) but \$250,000 in respect of foreign subsidiaries or insured primaries whichever the greater.

SITUATION .

Worldwide.

DEDITIONS VENTAL ISST (JOINT VENTURE COVERSET WRIGENCE INTO COLLEGE LOTE. J.M.A. 1685, except in respect of Oil and Gas operations which subject to H.M.A. 1683 other than operations on, over, or under water which subject to .H.A. 1684. 1 60 Days Carcellation Clause.

MILIAME

80% of Minimum and DeposityS1,230,000 (Payable 1/3rd annually) adjustable annually at 0.1107/per thousand dollars gross sales. So 7 cf Plus Additional Premium S50,000 annual in respect of Part II Exclusions (A) (B) (C).

Less 45 Federal Excise Tex.

HFORMATICA As over.

ierem

COMPANIES (as attached) 100.00%

Processing. Jaticual Agencies Inc.,

1221 Avenue of the Americas, Hew York. 3.Y. 10020 U.S.A.

C. T. BOWRING & CO. "NEUFANCE: LTS

DEPARTMENTAL MANAGER

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63739 CONTINUATION SHEET

IMPORMATION VASSUreds operations are basically involved in 3 areas being:-

(1) Chemicals which total 50% and are split 28% industrial and speciality goods, 7% packaging and plastics, 15% agricultural.

(2) Consumer Products which total \$5% and split 13% fashion and leisure, 13% donsumers services, 19% packaged foods.

(3) Matural resources being 5%.

Estimated annual sales 1976 \$3,625,000,000 1977 \$3,700,000,000,

1978 \$3,800,000,000. Annual payroll \$400,893,100 1976. No manufacturing packaging or relabelling of pharmaceutical products by the Assured. See mono 7th May, 1976 regarding limited mining exposures and information agreed 19th May, 1976 regarding aviation products exposure. Joint Venture involvement as per separate sheet. Warranties, additional exclusions and achedule as attached.

		نظمت کے سب
100.00%	(19.055	WALETOOK INSURANCE COMPANY LINETED
	(13.425	"WINTERTEUR" SWISS INSURANCE COMPANY)
	(17.325	MITUAL RELIGIRANCE COMPANY LIMITED
	(b. 322	ST. KATHERINE INSURANCE COMPANY LIMITED (I A/c)
	1 8 664	LOUDON & EDINEURGE GEMERAL DISURANCE COMPANY LIDERED
	(17 257	BERGUDA FIRE & MARINE INSURANCE COMPANY LIDITED
• •	1 8 66"	YASUDA FIRE & MARIJE INSURANCE COPPART (UK) LIMITED
;	(17 325	ST. KATERINE INSURANCE COMPANY LIMITED
	/	DA & AMPLIA LANGUAGE MANAGEMENT AND
100.00%		ABOUL AMENDED AS FOLLOWS
		ABUVE AMERICAN

100,00% (32.47% WALBEDOK INSURANCE COMPANY LIMITED

(17.32% MUTUAL REINSURANCE COMPANY LIMITED

(12.98% ST KATHEEINE INSURANCE COMPANY LIMITED

(XAIC)

(19.91% BERMUDA FIRE AVE MARINE INSURANCE COMPANY LIMITED

(17.32% ST. KATHIRINE INSURANCE COMPANY LIMIT

HERECY ICC.CC

FORM ADIOS	35hh6		00730	CONTINUATION SHEET
a a description		-		
(EXCLUSICES (ADDIT	IGHAL TO FORM)		1-m
	W. R. GR	ACE	. م	et g
i a i		:		•
Property Damage A	irising From:-			
	ous delivery of seeds, er abeling of seeds;	roneous substitution	of one seed for	r mother,
(2) Cross y	collination;			
	rtion failure; esemps of nomious vsed se	ed:		
) (5) Matural	shrinkage of grain and/or de	•	Law our form works	time Anntant
. or grai	nt	har with softill we can man	the state of the s	
(T) Comming (B) (1) To lish	ling of grain; dlity arising under any :	policy of insurance	or reinsurance;	
(2) To list	ility arising out of the ation of, or the imposit	issuance, non-issua	snoe, declinatio	n or
· or rein	ETTEDCE;			or man ance
(c) In resp	ect of oil/ges drilling	end/or exploration of	operations:-	
	(i) cost of control of (ii) loss of hole and/			
PART II				
(j Charterers 1	Saint Titter			
Sara berthir	g of any marine ressel;			• •
(D) Kon-owned wa	els in Assureds C.C.C.; tercraft liability;			·
(E) Contractual:	alvrzetice:			•
(G) In respect of	of oil/ges drilling and/o	r exploration operat	tions:-	
(#F) (F)	explosion, blowout and/ounderground P.D. not alr	r cratering each of H.	H.A. 1683/4/5;	
	sors E and O; swilting from ownership, quey facility;	maintenance and/or	operations of an	ry dock,

(J) Insurance brokers errors and omissions.

FORM AE.100 351-216

69791

CONTINUATION SHEET

WARRANTIES W.R. CRACE DEERELLA

- √(1) Notwithstanding scheduled underlying policies contain limits in respect of products recall and architects B and O, no coverage provided hereon.
- √(2) Physical decage coverage maintained for 100% values in respect of all H.P.R. properties and blankat block policy for \$50,000,000 excess \$1,000,000 deductible maintained for all other real property, all property in Assureds C.C.C. covered by such policies.
- (3) Ho step down excess of S.I.R. hereon in the event of any loss not being overed by scheduled primaries due to deductible contained therein.

PORM ACTION OF MADE

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CONTINUATION SHEET

J. 3. 0

JOHNY VENTURES ESPORMATION - W.R. CRACE

(1) Wester Terro and Street Tree. D/B/A Coloryo Sont Company which is a 50/50 pursuantly between W.R. Grace and Hanna Wining and is engaged in a surface mining control in a generally remote tree of Colorado. Presently only exploration work is being performed. At PER H.K.D.

1 (2) Trinidad Nitrogen Co. Ltd. a Joint Venture between the Government of Trinidad and Tobago and W.R. Grace for the operation of an Hydroun Armonia facility at Point Lisas Trinidad.

2 /*> U.S. Steel - Construction and operation of a Phosphoric Acid Plant and two force Acid Plants in Bartov Florida. This a 50/50 partnership.

(4)— Oxlahoma Mitrogen Company a Joint Venture partnership consisting of Woodward Chemicals Corporation which is a 100% owned subsidiary of W.R. Grace who will have a 50% ownership, Terra Chemicals International and Gulf Oil Chemicals Company each with a 25% interest in a Mydrous Ammonia facility in Woodward, Oklahoma. In each of the aforementioned Grace acts as operator and has assumed lisbility of partners largely contribute capital only. These interests are covered as additional insureds under scheduled primary insurance. Grace is currently asking each operating subsidiary/division to advise if there are any additional situations where they are equired to afford coverage for the interest of the partner. In advance of receipt this information Grace has asked that we request 30 days automatic coverage wond 30th June allowing time to indentify any situation where Grace is contractually united to provide cover for any partner.

karee EMA 1687 does not apply in respect of above mentioned Joint Ventures.

Subject W.R. Grace responsible for 100% of insurance programme and coverage provided hereon not afforded under any other policy.

CONTINUATION SHEET

No 35446

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GRACE & CO.
SUJEDULE OF UNDERLYING DISURAICS

<u>,CO</u> 7	FAGI	Li	ALT	And the state of t
ı.	· .	·	,	
m)	General/Products Liability (including vatercraft)	B.I.	\$1,000,000 each occ. \$2,000,000 Aggregate Products only.	C.N.A.
		P.D.	\$1,000,000 each oct. \$2,000,000 Aggregate Products only.	C.H.A.
<i>√</i> b)	Employee Benefits		\$ 250,000 each Claim \$ 750,000 Ameual Aggregate	C.F.A.
√e)	Care Custody & Control		\$1,000,000 each Occurrence	Self Insured with C.M.A. Handling claims in first \$200,000
)	Advertisers Liability		\$ 250,000 each Occurrence	C.N.A.
ν ν (υ •	Antomobile Mability	E.I.	\$1,000,000 each Occurrence	C.H.A.
		P.D.	\$1,000,000 each Occurrence	C.J.L.

WAG 0561

rokul.	No351146	00794	CONTINUATION S-EET
	CCVERAGE	ITH	CAPRITR
	EFLOYERS LIABILITY:		
~	a) Race Fork Coal Corporation	\$500,000 cach Employee \$500,000 each Accident.	Old Republic
	b) Employer's Liability includ- ing Occupational Disease	500,000 S 100,000 cach Employee 100,000 cach Accident. Cac,000,	C.Z.A.
i i	c) Amendment of Coverage B Naritime (Jones Act)	Ecdily Injury by Accident \$250,000 each Employee \$500,000 each Accident Bodily Injury by Disease \$250,000 each Employee \$500,000 Aggregate Disease (Fer State)	.A.E.O
	d) U.S. P.L. & H.W.A.	\$250,000 each Employee 500,000 each Accident	C.H.A.
III	ATRORAFT LIABILITY (Excluding Hon-Ownership)	\$10,000,000 CSL including Voluntary Settlements of \$100,000 per person- including grew (part of and not in addition to the \$10,000,000 Limit).	U.S.A.I.G.
	a) Care, Custody or Control	\$1,000,000 (with respect of hangers Buildings or other property or contents thereof not owned by Insured except if required by lease or other agreement or if insurance is purchased).	U.S.A.I.G.

✓ b) Non-Ownership Eull

\$5,000,000 per occurrence

U.S.A.I.G.

No___351-6

00795 65**3**

∞VERAGE

LIT

CAPRIER

Aircraft Hon-Ownership Liability

P.M. & G. ASSOCIATES, THC.

AND BARRY HEME'S A SONS LIKE

a) Insurance Brokers Errors

& Omissions Coverage

\$10,000,000 051

U.S.A.I.G.

Ins. Co.

CHARLERS LIABILITY

corgo. \$2,000,000 damage to vessel and ^ Armyright-Boston \$2,000,000 Demurrage and removal of Sanufacturer \$2,000,000 collision (third Party) including demurrage

\$2,000,000 Each Person \$2,000,000 Each Occurrence Third Party Bodily Injury Liability including liability to Crew of Chartered Vesses.

1,000,000 100,000 each claim and 900,000 aggregate -2,500 deductible per clain 5,000.

EMPLOYERS REINSON. CORPORATION

Antible

\$250,000 cock eleim -200,000 -6820 604e

SHOULD WE HAVE THIS ENTITY DELETED?

Duffer layer to \$1,000,000 per siein and aggregate Tirot

b) Excess Insurance Brokers Errors and Omissions Coverage.

\$4,000,000 per claim and aggregate Horth River Ins. Co

Electronic Data Processors Erros and Omissions

\$1,000,000 any one occurence

No 35446

CONTINUATION SHEET

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	wā.	PAGE	ingen complete	·	CAPRIER
		TOREIGI LISURANCE			
		Automobile Won-Ownership Worldride excluding U.S.A. and Iron Curtain Countries		\$250,000 each person \$1,000,000 each accident \$250,000 each accident	U.S.F. & C.
		Grace Petroleum Corp.			
	1. V	General Edability	B.I. P.D.	\$300,000 each occurrence \$250,000 each occurrence \$300,000 Annual Aggregate	New Hampshire Inc.).
	2.	Automobile Liability		\$250,000 each person \$300,000 each occurrence \$250,000 each	New Hampshire Ins. Co.
	3.	Employer's Liability		\$250,000 each person \$250,000 each accident	New Hampshire Ins. Co.
	C)	Homeo Internationl Inc.	•		
)		toneral Liability	B.I.	\$250,000 each occurrence \$500,000 Annual Aggregate	Calvert Fire Ins. Co.
•	; 	consistent spatials ()	P.D.	\$250,000 each occurrence \$250,000 Annual Aggregate	
	2.	Automobile Liability (Eired Car & Ownership)		\$250,000 each person \$500,000 each occurrence \$250,000 each occurrence.	Calvert Fire Ins. Co.
	3.	Employer's Liability		\$250,000	Celvert Pire Ins. Co.

No 35446

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CONTINUATION SHEET

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SORTE

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CARPIER

D) : race y Cla-Peru

Employer's Mability

\$250,000 each person \$500,000 each person Comm'l Ins.Co.of Heverk J.J.

E) Pederation Chemicals Ltd. et al.

1. General Liability including owned vatercraft (30 feet or less). B.I. 250,000 each person A.I.U. S1,000,000 each accident \$1,000,000 Aggregate Products

P.D.\$1,000,000 each accident \$1,000,000 Aggregate-Operations, Protective, Products & Contractual

2. Automobile Liability
(Hon-Owned & Hired Car)

B.I.5250,000 each person \$1,000,000 each secident A.I.U.

P.D.\$500,000 each accident

· A.I.U.

5500,000 each accident

Commil Ins.Co. of Heward ...J.

Amployers Idability

F.R. Grace & Co./Appliance Industry - Mexico

untomobile Lizbility

\$250,000 C/S/L for B.I. & P.D. Aetna Ins.Co. excess & D.I.C. over Mexican Hational Policy.

C	OP	4	AD	D	ΕN	D	MU

	TIC A S CORE TO CONSTANT IN THE
	A/C W. S. GRALE AID COMPRES CO.
	the state of the s
The following	ing amendments and/or corrections to this Cover Note
. Lake erreci	: from inception:-
ASSURED:	W. R. GRACE AND COMPANY AND/OR SUBSIDIARY, ASSOCIATED,
2000 CTC 200	ARVITTATED COMPANIES AND/OR ORGANISATIONS, OWNED
,	CONTROLLED AND/OR MANAGED COMPANIES AS NOW OR HERE EVAFTER
	CONSTITUTED.
•	
PREMIUM:	Additional Premium in respect of Part II Exclusions
•	(A) (B) (C) to read As:- hereon 80% of \$50,000 annual
•	DETECH OU STONE CONTRACT
*** = 3	et to the Schedule of Exclusions (ADDITIONAL TO FORM)
With respec	and made part of this Cover Note the following is
or hehreme	read as follows:
ementoed co	FARM ON THANKS.
מ) דד ייצוע	((i) Underground Property Demage not already excluded
PART II (G	by N.M.A. 1683 and N.M.A. 1684.
PART II (G	by N.M.A. 1683 and N.M.A. 1684.
	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS
PART II (G	Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only)
	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS
	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:-
	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only)
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to wassel and cargo
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance F. M. & G
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Brokers Errors and Omissions Coverage:-
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Brokers Errors and Omissions Coverage:- Policies issued by Oragon Insurance Company/ADRIATICA/
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$Z,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Brokers Errors and Omissions Coverage:- Policies issued by Oragon Insurance Company/ADRIATICA/ FIRST STATE INSURANCE COMPANY are Raplaced by EMPLOYERS
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Brokers Errors and Omissions Coverage:- Policies issued by Oragon Insurance Company/ADRIATICA/
ITEM (IV)	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$Z,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Brokers Errors and Omissions Coverage:- Policies issued by Oragon Insurance Company/ADRIATICA/ FIRST STATE INSURANCE COMPANY are Raplaced by EMPLOYERS
PREMIUM (V	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Erokers Errors and Omissions Coverage:- Policies issued by Oragon Insurance Company/ADRIATICA/ FIRST STATE INSURANCE COMPANY are Raplaced by EMPLOYERS EMEINSURANCE COMPORATION.
PREMIUM (V	by N.M.A. 1683 and N.M.A. 1684. Of the Schedule of Underlying Insurance CHARTERERS LIABILITY is corrected to read (in the first line only) as follows:- \$2,000,000 damage to vessel and cargo (a) Of the Schedule of Underlying Insurance P. M. & G ASSOCIATES INC AND HARRY HENNER AND SONS INC., Insurance Brokers Errors and Omissions Coverage:- Policies issued by Oragon Insurance Company/ADRIATICA/ FIRST STATE INSURANCE COMPANY are Raplaced by EMPLOYERS BEINSURANCE CORPORATION. Conditions of the Cover Note/Certificate remaining unchanged. Control
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Att	aching	to	and	forming	part	of	Cover	Note/	Certifica	te	No. 35446	_
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The Schedule of participating Insurance Companies are smended as follows:-

1007 (	32.47%	WALEROOK INSURANCE COMPANY LIMITED
(	17.321	MUTUAL REINSURANCE COMPANY LIMITED
(	12.987	ST KATHERINE INSURANCE COMPANY LIMITED (X A/C)
(	19.917	BERMUDA FIRE AND MARINE INSURANCE COMPANY LIMITED
(	17.32%	ST KATHERINE INSURANCE COMPANY LIMITED

1007

Cover Note and Addendum issued to:-

NATIONAL BROKERAGE AGENCIES, INC., 85 John Street New York, New York 10038, U.S.A.

in lieu of as formerly stated.

All other terms and conditions of the Cover Note/Certificate remaining unchanged.

Dated, London, 3rd March 197

jb New York

C. T. BOWRING & CO. (INSURANCE) LTD.

BEPARTMENTAL MANAGE

Farm AD.187/188

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bowring

Attaching to and forming part of Cover Nota ind.

C. T. BOWRING & CO. (INSURANCE) LTD. Lloyd's Brokers AMERICAN NON-MARINE DIVISION Please examine this document carefully and advise us immediately if it is incurrect or now not meet your requirements.

P.O. BOX 148.

TELEPHONE: 01-283 3100

THE BOWRING BUILDING.

TELEGRAMS: BOWINSUR

TOWER PLACE.

CONDON ECT

LONDON, ECIP 3BE (Registered Office) TELEX: \$421 91

Registered No. 78170 London

4th October, 1977

VAT No. 244 2517 79

In accordance with instructions we have amended cover as follows:

A/C:

W.H. GRACE AND CO., AND/OR SUBSIDIARY, ASSOCIATED, AFFILIATED COMPANIES AND/OR ORGANISATIONS, OWNED, CONTROLLED AND/OR MANAGED COMPANIES AS NOW OR HEREINAFTER CONSTITUTED

00000

Effective inception, the Schedule of Underlying Insurance is smended as follows:-

### II EMPLOYERS LIABILITY

Earsh & McLennan Inc.,

MEW YORK, N.Y. 10020,

U.S.A.

1221 Avenue of the Americas,

(b) Employers Liability including Occupational Disease

LIMIT - \$500,000 each Employee \$500,000 each Accident

CARRIER - C.N.A.

From inception, the amendments to Joint Venture Coverage are as follows:-

In respect of any co-venture or partnership where:

- (A) The Assured's dinancial interest is at least 50%.
- (B) The Assured has sole responsibility for the management and operation.
- (C) The Assured's is obligated to provide full insurance.

The Joint Venture Clause N.M.A. 1687 shall not apply.

Notwithstanding the foregoing, any future contractual agreement issued by the Assured to it's co-venturers or partners, will specify that the insurance provided by the Assured's Insurans shall be the sole and exclusive protection afforded to any and all members of such ventures.

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All Other Terms lead Conditions Remaining Unchanged

C.T. BOWRING & CD. (INSURANCE) LTD.

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Attaching to and forming part of Cover Note No._

C. T. BOWRING & CO. (INSURANCE) LTD. Lloyd's Broken AMERICAN NON-MARINE DIVISION

Please examine this document carefully and advise us immediately if it is incorrect or does not meet your requirements.

P.O. BOX 148.

TELEPHONE: 01-283 3100

THE BOWRING BUILDING,

TELEGRAMS: BOWINSUR LONDON ECS

TOWER PLACE.

LONDON, ECOP SEE (Registered Office)

TELEX: \$22131

Registered No. 75170 London

4th October, 1977

VAT No. 244 2517 79

in accordance with instructions we have amended cover as follows:

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NC:

U.R. CRICE AND CO., AND/OR SUBSIDIVEY, ASSOCIATED, AFFILLATED COURAGES AND/OR CHOMES, WHED, क्षाताक अव/क नाम क्या करण मान्य क क्षात का BEENVERS COSTITUED

Effective inception, the Schedulo of Underlying Insurance is monded as follows:-

### II EMPLOYERS LI BILITY

(b) Exployers Liability including Occupational Discuss

SCO,000 each Employee \$500,000 each Accident

CVERIER -C.H.A.

From incoption, the amendments to Joint Venture Coverage are es follows:-

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- (a) The Assured's financial interest is at least 50%.
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- (C) The Assured's is obligated to provide full insurance.

The Joint Venture Clause M.M.A. 1687 shall not apply.

Note: the tending the foregoing, any future contractual agreement issued by the Assured to it's co-venturors or partners, will specify tiest the insurance provided by the Assured's Insurers shall be the sole and exclusive protection afforded to any and all nucleurs of such VOULUEOS.

Marsa & Malennan Inc., 1991 Avenue of the Americas, 7 YOM, N.Y. 10000, J.S.1.

All Other Terms and Conditions Remaining Unchanged

C.T. BOWRING & CO. (INSURANCE) LTO.

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# Sowring

COPY ADDENDUM

Attaching to and forming part of Caver Note No.

C.T. BOWRING & CO. (INSURANCE) LTD. Lloyd's \$reters

AMERICAN NON-MARINE DIVISION

and advise us immediately if it is incorrect ar does not meet your requirements.

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Please examine this decument carefully

P.O. BOX 145.

TYLEPHONE: 01-283 3100

THE BOWRING BUILDING. TOWER PLACE.

TELEGRAMS: BOWINSUR LONDON ECO

LONDON, ECSF SEE

TELEX: SEZIM

(Registered Office)

Registered No. 78170 Landon

4th Cutober, 1977

VAT No. 244 2517 7\$

In accordance with instructions we have amended cover as follows:

W.M. GRACE AND CO., MOJOE STEETHART, ASSOCIATED, APPLIATED COLPURED AND/OR CHESUS/STICES, CORED, ರೆದುವರುಗಳು ಸಮಯ ಸಂಚಿತ್ರದ ರಮ್ಯಜನವ ನ ಸವ ರಚ व्यापाहरू एउटा सार्वा सार्वा सार्वा

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### II ENGLISHED LICELLITY

(b) Deployers Lightlity including Occupational Discuss

man and can Explored \$100 COL Host Accident

G.F.A. 

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In respect of may co-youture or purmership charac-

- (a) The Assuracia finuncial interest is at least Wa-
- (I) The Angured has sole responsibility for the management and operation.
- (C) The Assured's is eblicated to provide fall incurance.

The Joins Vencore Clause P.H.L. 1987 and I met apply.

Posteliberanding the foregoing, any fature contrastual agresment timed by the Assertd to it's ec-continues of partners, will specify that the insurance provided by the Assered's Incures seall to the solo and anniusive protection affirmated to say and all menters of such winterna.

All Other Terms and Conditions Remaining Unchanged

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C.T. DOWNING & CO. (INSURANCE) LTDC -√0670 AWRE

## Bowring

Attaching to and forming part of Cover Note No.

C. T. BOWRING & CO. (INSURANCE) LTD.

AMERICAN NON-MARINE DIVISION

F.O. BOX 148.

TELEPHONE: 01-283 3100

THE BOWRING BUILDING.

TELEGRAMS: SOWINSUR LONDON ECS

TOWER PLACE. LONDON, ECSP JEE

TELEX: \$82151

(Registered Office)

Registered No. 78170 London

7th February, 1978.

Please examine this document carefully

and advise us immediately if it is imporrent at does not meet your requirements.

VAT No. 244 2517 75

in accordance with instructions we have amended cover as follows:

A/C V.R. GRACE AED COMPANY AND/OR SUBSIDIARY, ASSOCIATED, AFFILIATED COMPANIES AND/OR ORGANISATIONS, OWNED, CONTROLLED AND/OR HARAGED COMPANIES AS NOW OR REPRESENTED CONSTITUTED

Effective at 3rd June, 1975 the Schedule of Underlying Insurance (Section V) is anended as follows:-

- (a) Insurance Brokers Errors and Omissions Coverage \$1,000,000 each claim \$1,000,000 aggregate 5,000 deductible per claim Carrier: - Employers Reinsurance Corporation.
- (b) Excess Insurnce Brokers Errors and Omissions Coverage \$4,000,000 each claim -\$4,000,000 aggregate

Carrier: - North River Insurance Company.

Effective at 1st January, 1977 it is understood that the Named Assured includes the following acquisitions:-

> MANDACITY AND AD CRAFT INC.

Effective date to be agreed the following entities are added hereto:

- 1) TIDI PRODUCTS a manufacture and distributor of disposble medical and dental supplies. Located in Pomona, California.
- 2) CHANCEL COMPANIES INC. New Jersey and Pennsylvania based retailer of home improvement products, product for sale include tools, panneling and paint. No known manufacturing involved in this acquisition.

All Other Terms and Conditions Remaining Unchanged

C. T. SOWRING & CO. (INSURANCE) LTD.

National Brokerage Agencies Inc. 85, John Stroet, New York New York 10038 U.S.A.

Please examine this document mirefully and advise us immediately if it is incorrect or seas not meet your requirements.

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3) EL TORITO LA FIESTA RESTAURANTS U.S. - West Coast based restaurant chain specializing in Hexican food.

and the following divestments were made:-RACZ FORE COAL COMPANT - Coal Mine Operation AMERICAN CARRY PRODUCTS COMPANT.

Premium to be included in annual adjustment

It is understood that Condition (B) of the attached agreement (smendment for co-venturers of partnerships) shall not apply in respect of Assured's joint venture with Logan Industrial Enterprises.

In respect of Assured's joint venture with Mavajo Petroleum Company it is understood that the Joint Venture Clauses H.M.A. 1687 shall not apply and that coverage under all of W.B. GRACE unbrella policies will afford a maximum of \$10,000,000 coverage in respect of the interest of Navajo Petroleum Company.

n .nai Brokerage Agencies Inc. 25, John Street, New York New York 18033 U.S.A.

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## Bowring

Attaching to and forming part of Cover Note.

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C.T. BOWRING & CO. (INSURANCE) LTD. Lleyd's Brekers
AMERICAN NON-MARINE DIVISION

Messe examine this document carefully and advise us immediately if it is incorrect or does not meet your requirements.

F.O. BOX 144.

TELEPHONE: 01-283 3100

THE SOWRING BUILDING.

TELEGRAMS: BOWINSUR LONDON ECG

TOWER PLACE. LONDON, ECOP SEE

TELEX: 822181

(Registered Offics)

Registered No. 75170 Landen

5th October, 1977

VAT No. 244 2517 79

In accordance with instructions we have amended cover as féllows:

A/C W.R. GRACE AND CO. ET AL.

Effective 29th July, 1977 (ROUND HANGARKEEPERS LIABILITY is added to the Schedule of underlying insurances.

LIMITS:

\$2,000,000

each Aircraft

\$5,000,000

each Cocurrence.

Na Brokerage Agencies Inc., 85 J. Street, New York, New York 10038, U.S.A. All Other Terms and Conditions Remaining Unchanged.

C.T. BOWRING & CO. (INSURANCE) LTD.

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